

Exhibit 4

From: Gannon, Kevin <kgannon@princelobel.com>
Sent: Friday, July 23, 2021 1:12 PM
To: nathan.speed@wolfgreenfield.com
Cc: kvp-singular; abhansali@kblfirm.com; mkwun@kblfirm.com; wgs-singularv.google@wolfgreenfield.com; Matthias Kamber; singular@princelobel.com
Subject: RE: RE: Singular Computing LLC v. Google LLC; Case No. 1:19-cv-12551 FDS - Motion to Seal
Attachments: RE: Singular Computing LLC v. Google LLC - Request to inspect; 07-22-2021 - Correspondence Regarding Source Code.pdf

[EXTERNAL]

Nathan,

Google's refusal to provide adequate access to the Cloud TPU account with the necessary quota of resources, access to a data center and Google's refusal to produce source code (see attached) which has been the subject of numerous discussions between counsel.

Thanks,
Kevin

Kevin Gannon



Prince Lobel Tye LLP
One International Place, Suite 3700
Boston, Massachusetts 02110

617 456 8061 Direct
kgannon@princelobel.com

From: Nathan R. Speed [mailto:Nathan.Speed@WolfGreenfield.com]
Sent: Friday, July 23, 2021 4:05 PM
To: Gannon, Kevin <kgannon@princelobel.com>
Cc: kvpsingular@keker.com; abhansali@kblfirm.com; mkwun@kblfirm.com; WGS-Singularv.Google@WolfGreenfield.com; mkamber@keker.com; Singular <Singular@princelobel.com>
Subject: RE: RE: Singular Computing LLC v. Google LLC; Case No. 1:19-cv-12551 FDS - Motion to Seal

Kevin,

Google assents to the motion to seal. As for the motion to compel, can you let us know what the topic is and when the parties met-and-conferred on it?

Thanks,

Nathan

From: Gannon, Kevin <kgannon@princelobel.com>

Sent: Friday, July 23, 2021 2:40 PM

To: Speed, Nathan R. <Nathan.Speed@WolfGreenfield.com>

Cc: kvpsingular@keker.com; abhansali@kblfirm.com; mkwun@kblfirm.com; WGS-Singular v. Google <WGS-Singularv.Google@WolfGreenfield.com>; mkamber@keker.com; Singular <Singular@princelobel.com>

Subject: RE: RE: Singular Computing LLC v. Google LLC; Case No. 1:19-cv-12551 FDS - Motion to Seal

Hi Nathan,

Singular will be filing a motion to compel today that includes exhibits and information that Google and Singular have designated as "Confidential" or "Highly Confidential – Attorneys' Eyes Only." Please let us know if Google will assent to Singular's motion to file these exhibits and the portions of the opposition that reference them, under seal.

Thanks,

Kevin

Kevin Gannon



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